Charles G. Miller, State Bar No. 39272 Michael D. Abraham, State Bar No. 125633 Howard I. Miller, State Bar No. 251878 BARTKO, ZANKEL, TARRANT & MILLER A Professional Corporation 900 Front Street, Suite 300 San Francisco, California 94111 (415) 956-1900 Telephone: Facsimile: (415) 956-1152 Attorneys for Defendants EXPEDITORS INTERNATIONAL OF WASHINGTON, INC.

IT IS SO ORDER S MODIF Judge James DISTRIC 5/21/2010

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

LOGITECH EUROPE S.A., a Swiss corporation; and LOGITECH INC., a California corporation,

Plaintiffs,

v.

EXPEDITORS INTERNATIONAL OF WASHINGTON, INC., a Washington corporation, and DOES 1 through 1000, inclusive.

Defendants.

No. CV 10-00374 JW **AMENDED**

STIPULATION IN SUPPORT OF **EXPEDITORS MOTION RE:** WITHDRAWAL OF CONFIDENTIAL MATERIAL AND FOR LEAVE TO FILE UNDER SEAL [CIVIL L.R. 79-5]

Date: Time:

Location: Department 21

N/A

N/A

Honorable James Ware

THE PARTIES, BY AND THROUGH THEIR COUNSEL, STIPULATE AS FOLLOWS:

1. On January 26, 2010, Logitech Europe S.A. and Logitech Inc. (collectively "Logitech") filed a complaint against Expeditors International of Washington, Inc. ("Expeditors") in the Santa Clara Superior Court. At the same time, it also filed papers in support of a Temporary Restraining Order ("TRO"). Expeditors removed the action on January 27, 2010, and filed its Opposition to the TRO on February 1, 2010.

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2. Expeditors asserts that in the filings described in paragraph 1 above, the
parties filed the materials described in Exhibit 1, attached hereto, which contain commercially
sensitive, trade secret and/or confidential information that are subject to several confidentiality
agreements between the parties. The agreements include the Logitech Inc. Freight Services
Agreement of August 1, 2007, at paragraph 9 (Lanzing Decl., ¶2, Exh. A, [Dkt. 18-1]), the
Logitech Europe S.A. Freight Services Agreement of July 1, 2007, at paragraph 9 (Rapkin Decl.
¶2, Exh. A, [Dkt. 13-1]) and the Logitech Europe S.A. Freight Services Agreement of September
28, 2005, at paragraph 9 (Compl., Exh. A, [Dkt. 1, pp. 51-54]) which state in pertinent part:

Confidential information includes but is not limited to all information...including without limitation...information relating to research, development, products, methods of manufacture, trade secrets, business plans, customers, vendors, finances...and other material or information considered proprietary by the disclosing party...

A stand-alone Nondisclosure Agreement was also signed by Expeditors International B.V. and Logitech Europe S.A. effective November 26, 2008, which established mutual nondisclosure obligations regarding Confidential Information which is defined to include:

any information...such as (a) trade secrets, (b) financial information, including pricing, (c) business information including operations, suppliers, planning, customers, business opportunities, marketing interests... (Nott Decl., ¶4, Exh. 3.)

Logitech does not concede the applicability of these provisions to any of the Filings referred to in paragraph 1 hereof, but does not wish to expend litigation resources in resolving that dispute at this time.

3. Based on Expeditors' representations that these materials contain commercially sensitive, trade secret and/or confidential information, and upon Logitech's preference not to litigate the confidentiality of such materials at this time, the parties stipulate that all copies of these materials may be removed by the Clerk from the Court's files and returned to counsel for the party in whose filings the materials appear.

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4. The parties further stipulate and agree that they may re-file such returned materials under seal subject to an Order of this Court under to Civil L.R. 79-5.

IT IS SO STIPULATED

DATED: April 2 2010

ORRICK, HERRINGTON & SUTCLIFFE, LLP

Nikka N. Rapkin
Attorneys for Plaintiffs

DATED: Aprila, 2010

BARTKO, ZANKEL, TARRANT & MILLER A Professional Corporation

LOGITECH EUROPE S.A. and LOGITECH, INC.

Howard I. Miller
Attorneys for Defendants
EXPEDITORS INTERNATIONAL OF

WASHINGTON, INC

IT IS SO ORDERED AS MODIFIED:

The Court AMENDS its May 17, 2010 Order regarding docket items to be removed pursuant to the Motion to Seal (Docket Item No. 74) and the parties' Stipulation (Docket Item No. 78). The Court is unable to remove specific page ranges of documents and can only remove docket items in their entirety. The Clerk shall remove the following docket items: 1, 13-1, 18-1, 18-2, 18-5, 18-7, 25, 31-2, 34-1, 34-3, 35-1, 35-2, 35-3, 35-4, 38, 64-2, 64-4, 64-6. All copies of these materials shall be destroyed upon removal. Counsel for the respective parties shall file redacted or sealed versions of these removed documents as outlined in attachment A to this Order. All other submitted materials in support of the Motion to Seal (Docket Item No. 74) and the parties' Stipulation (Docket Item No. 78) shall also be destroyed.

Dated: May 21, 2010

rited States District Court

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